

**UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
CORPUS CHRISTI DIVISION**


UNITED STATES OF AMERICA,	§	
Plaintiff,	§	
	§	
v.	§	
	§	
RUGER MODEL P94 9MM CALIBER	§	
PISTOL; ISRAEL MILITARY	§	C.A. NO. C-03-224
INDUSTRIES MODEL MARK XIX	§	
41/44 CALIBER PISTOL; WEATHERBY	§	
MODEL VANGUARD300 CALIBER	§	
RIFLE; and MARLIN MODEL 60SB	§	
.22 CALIBER RIFLE,	§	
Defendants.	§	

**MEMORANDUM OPINION AND ORDER GRANTING PLAINTIFF'S
AMENDED MOTION FOR ENTRY OF DEFAULT AND FOR DEFAULT
JUDGMENT**

On May 13, 2005, the United States Magistrate Judge filed her Memorandum and Recommendation in this cause (D.E. 8). After ample opportunity, no objections have been filed by either party. This Court regards such omission as each party's agreement with and acceptance of the Magistrate Judge's findings of fact and conclusions of law. Having reviewed the pleadings on file, the Court finds no clear error in the Magistrate Judge's memorandum and recommendation. *Douglass v. United Services Automobile Ass'n*, 79 F.3d 1415, 1420 (5th Cir. 1996). This Court adopts as its own the findings and conclusions of the Magistrate Judge.

Accordingly, plaintiff's amended motion for default judgment (D.E. 6) is GRANTED. Default judgment is entered for the United States and the defendant firearms are forfeited to the United States pursuant to 18 U.S.C. § 981(a)(1)(A).

ORDERED this 10th day of June, 2005.


HAYDEN HEAD
CHIEF JUDGE